As per University Regulation R10.05.015 (Dual Enrollment), the K-12 student registration process at the University of Alaska Fairbanks (UAF) requires K-12 students younger than 18 and their parent/guardians to sign this authorization for university enrollment. This authorization identifies some of the issues encountered by K-12 students, but should in no way be considered comprehensive. If the minority-age K-12 student is enrolling under a dual enrollment agreement between a K-12 institution and a University institution, some of the issues listed below may be superseded in part if there is an explicit provision in that agreement that overrides this authorization on a particular point.

Regents Policies and University Regulations are available at https://www.alaska.edu/bor/policy-regulations/.

As a parent/guardian of the above K-12 student, I understand and agree that:

- Except as may be specifically provided in a dual enrollment agreement between a K-12 institution and a UA institution, enrollment at the University generally imposes the same responsibilities and grants the same rights to matriculated university students, regardless of age. Student rights and responsibilities are delineated in Regents’ Policy Chapter 09.02.
- A K-12 student who registers in a University course is fully responsible for complying with all policies and procedures of the University, including Regents’ Policies, University Regulations, and campus policies (specifically, but not limited to, Regents’ Policy Chapter 09).
- University courses attempted and grades assigned will become part of a permanent post-K-12 academic record. This may impact future admissions, financial aid eligibility and/or ability to graduate with honors.
- Parents or legal guardians are responsible for any and all charges made to the student’s account, including those for tuition, fees, textbooks, supplies, fines for parking infractions, overdue library materials, or other instances where fines may be assessed, except as may be specifically provided in a dual enrollment agreement between a K-12 institution and a UA institution. I understand that I may be required to sign another document with more details about my financial responsibility.
- The university primarily serves those over 18, and students under 18 may come into contact with the following: adult situations, adult language, or graphic and potentially disturbing topics being viewed or discussed in class or included in required study materials; a requirement for Title IX training (discrimination on the basis of gender) that presents adult situations; unsupervised contact with adults on campuses and in buildings that are at times open to the public; supplies, equipment, furnishings, and facilities that are sized for adults.
- The university reserves the right to withdraw K-12 students under the age of 18 from classes if they cannot safely use the supplies, equipment, furnishings, and facilities that are normally provided to students. The university will make reasonable accommodations required under the Americans with Disabilities Act. The university is not subject to, and does not undertake to fulfill, the obligations of a K-12 school under the Individuals with Disabilities Education Act.
- Legal restrictions may require the university to exclude individuals below a certain minimum age from a small number of classes and programs. These will be identified in university catalogs or course schedules.
- Parents, guardians, or other adults or minors may not attend classes solely to supervise a matriculated minor student unless the supervisor is also enrolled in the class. This does not apply to persons assisting disabled students when such assistance is an approved accommodation.
- Under the Family Education Rights Protection Act (FERPA), minor students enrolled at the University have the same privacy rights over their education records as students of majority age. This includes the right to specify whether the student’s directory information is to be made available to the public or withheld. The additional rights that parents have with respect to children’s student educational records at K-12 schools do not apply at the University level. Parents/Guardians may not be able to access University student records without a valid authorization signed by the student and on file with the University delivering the course(s), unless the circumstances meet one of the recognized FERPA exceptions. For students who are a part of a middle college or other dual enrollment program, parents/guardians can nonetheless access the student’s school district education records, including any student conduct records the University has conveyed to the K-12 institution, from the K-12 institution.
- I understand that particular UA courses may require waiver forms to be completed and signed by the student and by myself as parent/guardian as a requirement for enrollment.

By signing this form, you affirm that you have read, understood, and agreed to the above terms.

Parent/Guardian Printed Name ________________________________ Date ______________

Parent/Guardian Signature ________________________________